# UNITED STATES DISTRICT COURT

United States of America  ORDER SETTING CONDITIONS  OF RELEASE  PRAVIN VASOYA  Case Number: 1:08-mj-5031-01(JS)  Defendant  IT IS ORDERED that the release of the defendant is subject to the following conditions:  (1) The defendant shall not commit any offense in violation of federal, state or local law while on release in this case.  (2) The defendant shall immediately advise the court, defense counsel and the U.S. attorney in writing before any change i address and telephone number.  (3) The defendant shall appear at all proceedings as required and shall surrender for service of any sentence imposed as directed. The defendant shall appear at (if blank, to be notified)  TO BE NOTIFIED  Place  On  Date and Time  Release on Personal Recognizance or Unsecured Bond  IT IS FURTHER ORDERED that the defendant be released provided that:  ( **) (4) The defendant promises to appear at all proceedings as required and to surrender for service of any sentence imposed.  ( ) (5) The defendant executes an unsecured bond binding the defendant to pay the United States the sum of dollars (\$			District of	New Jersey
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in the event of a failure to appear as required or to surrender as directed for service of any sentence imposed.	( ) (5)			dollars (\$
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%AO 199B (Rev. 5/99) Additional Conditions of Release

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## Additional Conditions of Release

Upon finding that release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of other persons and the community.

	ORDERED that the release of the defendant is subject	et to the conditions mark	ed below:	
	defendant is placed in the custody of:			
	me of person or organization) Kripa Vasoya dress) 3 Woodview Drive			٠.
	y and state) Mt. Laurel, NJ		(Tel. No.) - 1 \ 8 - 4	ብ ነ <del>ይ ።                                 </del>
	upervise the defendant in accordance with all the co	nditions of release (h) to		
	c) to notify the court immediately in the event the de			or the the control of all solication could
		0. 1	(1) h	
		Signed:	Custodian or Proxy	June 19, 2008  Date
			Custodian of Ploxy	Date
(X)(7) The				
(X)(a)	report to the Pretrial Services Agency as directed			
(36 ) 6 )	telephone number , not execute a bond or an agreement to forfeit upon fail	later than		
(X)(b)	\$500,000 appearance bond secured by equity in pr			
( ) (c)	post with the court the following indicia of owners			
, ,,-,			Free transfer and	·····
( ) (d)	execute a bail bond with solvent sureties in the am	ount of \$	<u> </u>	
( ) (e)	maintain or actively seek employment.			
( ) (f) ( X ) (g)	maintain or commence an education program, surrender any passport to: Pretrial Services Agent	****		
(X)(b)	obtain no passport.	<u>-y</u>	11.11.11.11.11	<del></del>
(X)(i)	abide by the following restrictions on personal asse	ociation, place of abode,	or travel:	
	Travel restricted to New Jersey	to 910-1	• •	
( X ) (j)	avoid all contact, directly or indirectly, with any po	ersons who are or who n	ay become a victim or potential witness i	n the subject investigation or
	prosecution, including but not limited to:			
( X ) (k)	undergo medical or psychiatric treatment and/or re	main in un institution as	follows: Montal health evaluation /tee	atment as deemed necessary by
(11 ) (12)	Pretrial Services	THE THE PERSON WAS	Mediai Rediai evaluation / te	attlett as decited necessary by
( ) (l)	return to custody each (week) day as of	o'clock after be	ing released each (week) day as of	o'clock for employment,
	schooling, or the following limited purpose(s):	<del>- "'</del>		
( ) (m) ( ) (n)	maintain residence at a halfway house or communi refrain from possessing a firearm, destructive device			s office or supervising officer.
( )(0)	refrain from ( ) any ( ) excessive use of al	cohol.	еарона.	
(p)	refrain from use or unlawful possession of a narcoti	c drug or other controlle	d substances defined in 21 U.S.C. § 802,	unless prescribed by a licensed medical
( \( \sqrt{\alpha}\)	practitioner, submit to any method of testing required by the pre-	taint compleme a Microscoth	n war and the confirmation of the determining who	therethe defendant is using a partition.
(p)(q)	substance. Such methods may be used with random			
	any form of prohibited substance screening or testi	ng,		
( X ) (r)	participate in a program of inpatient or outpatient s officer.	ubstance abuse therapy	and counseling if deemed advisable by th	e pretrial services office or supervising
( )(s)		tamper, in any fashion.	with the efficiency and accuracy of any m	obibited substance testing or electronic
	monitoring which is (arc) required as a condition(s	) of release.	•	<del>-</del>
( )(t)	participate in one of the following home confineme			
	<ul> <li>( ) will not include electronic monitoring or othe to pay as determined by the pretrial services office</li> </ul>		stem. You shall pay all or part of the cost	of the program based upon your ability
	( ) (i) Curfew. You are restricted to your res		) from to,	or ( ) as directed by the pretrial
	services office or supervising officer; o			
	( ) (ii) Home Detention. You are restricted to		s except for employment; education: religi urt-ordered obligations; or other activities	
	office or supervising officer; or	es, court appearances, co	mi-ordered contgations, of other activities	as pre-approved by the pretrial services
	( ) (iii) Home Incarceration. You are restrict			reatment, religious services, and court
( <b>V</b> \ ()	appearances pre-approved by the pretric	al services office or supo	ervising officer.	
( X ) (u)	report as soon as possible, to the pretrial services of to, any arrest, questioning, or traffic stop.	rnce or supervising orne	er any contact with any law enforcement	personner, including, but not limited
(X)(v)	Defendant is to advise the New Jersey Board of Mo	edical Examiners of pend	ling charges, the restrictions on his media	al practice imposed, and provide it
	with a copy of this order and provide Pretrial Service	ces with verification bef	ure he commences to practice medicine.	Before commencing to practice
e mercono con	medicine.			
( X ) (w)	Defendant is prohibited from prescribing, writing o			he defendant must submit a letter to
7 <b>V</b> 3 7	DEA registrations to omit Schedule II controlled su			in also be to the desired
( X ) (x)	Defendant must surrender any of his remaining cur pads hereafter obtained must conspicuously show t			ion that he has done so. Any
	pass nerenter obtained must conspicuously snow t	пастноў аль иси уалці ця	specture if controlled substances.	

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- (x) continued <u>Copies of order forms must be provided to Pretrial Services agency and sample pads</u> must be submitted to <u>Pretrial Services</u>.
- (y) <u>Defendant must notify present and future patients of the present charges and restrictions on his ability to prescribe Schedule II controlled substances. Patients must sign a receipt acknowledging that they received the notice. The form of notice is to be approved by Pretrial Services. The signed acknowledgment must be placed in the patient's file.</u>
- (z) The Government and counsel for defendant are to submit a letter to Pretrial Services by June 26, 2008, with a copy to the Court regarding their investigation of the suitability of Dr. Ragan Kumar Patel to write necessary Schedule II controlled substance prescriptions for Dr. Vasoya.

  Once approved Dr. Patel may write the necessary Schedule II controlled substance prescriptions for Dr. Vasoya. Dr. Patel will see defendant's patients at least one (1) day per

<u>week and write his own prescriptions for Schedule II controlled substances.</u>

- (aa) Dr. Vasoya may continue to practice medicine unless any licensing body prohibits him from doing so
- (bb) The \$500,000 appearance bond to be cosigned by the defendant's wife Kripa Vasoya
- (cc) <u>Defendant shall not refer his patients to any pharmacy, including but not limited to Family Pharmacy in Gloucester Township, New Jersey.</u>

#### Advice of Penalties and Sanctions

#### TO THE DEFENDANT:

### YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

## Acknowledgment of Defendant

or release, to appear as directed, and to surrender for se	ervice of any sentence imposed. I am aware of the	penalues and sanctions set forth
above,	NO.	1 🕠
	Signature o	f Defendant
	3 Woodview Drive	
	Ado	dress
	Mount Laurel, NJ 08054	856-802-678
	City and State	Telephone

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions

#### Directions to United States Marshal

( <b>'X</b> )	The United States in has posted bond and	RDERED released after proc narshat is ORDERED to keep d/or complied with all other of d place specified, if still in c	o the defendant in cust conditions for release.	stody until notified by the clerk or judge that to e. The defendant shall be produced before the	he defendant e appropriate
Date:	<b>-</b>	19,2008		Signature of Judicial Officer  S M  Name and Title of Judicial Officer	